JOSE L TE- combination	O STATES OF AMERICA, Plaintiff, v. OPEZ MALDONADO, Defendant. E COURT, having conducted a detention hearing	Case No. MJ14-5240 DETENTION ORDER
TH combination	v. OPEZ MALDONADO, Defendant.	
TH combination	OPEZ MALDONADO, Defendant.	DETENTION ORDER
TH combination	Defendant.	
combination		
combination	E COURT, having conducted a detention hearing	1
combination	E COURT, having conducted a detention hearing	
11		pursuant to 18 U.S.C. Sect. 3142, finds that no condition or
	of conditions which defendant can meet will reason fety of any other person and the community.	nably assure the appearance of the defendant as required
is a crime of characterist		
	, and go a second property of the second prop	
	Findings of Fact/ State	ement of Reasons for Detention
11	Reasons/Unrebutted:	
() Co		
11	tential maximum sentence of life imprisonment or	death. 18 U.S.C. Sect. 3142(f)(B) ed in the Controlled Substances Act (21 U.S.C. Sect. 801 et
1 1		Act (21 U.S.C. Sect. 951 et seq.) Or the Maritime Drug Law
11	forcement Act (46 U.S.C. App. 1901 et seq.)	
1 1	-	
11	cumstance giving rise to Federal jurisdiction had e	
G-C-4-D		
11		ting from a prior offense.
() Defendant was on bond on other charges at time of alleged occurrences herein.		
	-	
11		
1 1	tainer(s)/Warrant(s) from other jurisdictions.	
1 1	lures to appear for past court proceedings.	
() Pa	t conviction for escape.	
Other:		
11 ' '	fendant stipulated to detention without prejudice at Detention.	and for the reasons contained in the Government's Motion
	Order of Detention	vithout Prejudice
separat	·	Attorney General for confinement in a corrections facility g or serving sentences or being held in custody pending
• The de		or private consultation with counsel. ates or on request of an attorney for the Government, be appearance in connection with a court proceeding.
1.1		
Safety Rease () De () De () De () De () His Flight Risk/ () De () Im () De () Fa () Pa Other: (X) De for The de separat appeal. The de The de	forcement Act (46 U.S.C. App. 1901 et seq.) nvictions of two or more offenses described in subplet or more State or local offenses that would have be cumstance giving rise to Federal jurisdiction had expessed in subplementary of the federal jurisdiction had expessed in the complex of the federal jurisdiction had expessed in the federal jurisdiction had expessed in the federal jurisdiction had expessed in the federal jurisdiction results fendant is currently on probation/supervision results fendant was on bond on other charges at time of all fendant's criminal history and substance abuse issuitable for federal properties of the federal properties of federal properties fendant's lack of appropriate residence. Mappearance Reasons: Fendant's lack of appropriate residence. Mappe	paragraphs (A) through (C) of 18 U.S.C. Sect. 3142(f) (seen offenses described in said subparagraphs if a xisted, or a combination of such offenses. Iting from a prior offense. deged occurrences herein. desc. rms of supervision. The supervision of supervision in the Government's Movithout Prejudice attorney General for confinement in a corrections factor or serving sentences or being held in custody pendor private consultation with counsel. attorney for the Government.

<u>s/ Karen L. Strombom</u> Karen L Strombom, U.S. Magistrate Judge